## **REMARKS**

In light of the above amendatory matter and remarks to follow, reconsideration and allowance of this application are respectfully solicited.

In paragraph 2 of the Office Action under reply, the Abstract was objected to. By this amendment, the Abstract is amended to conform with the PTO requirements.

In paragraph 3 of the Office Action, the specification was objected to because it made reference to individual claims. By this amendment, the specification is amended to address and overcome this objection.

In paragraph 4 of the Office Action, the claims were rejected under 35 USC 112 on the ground that, inter alia, there is insufficient antecedent basis for particular recitations found in the claims. By this amendment, the claims are amended to provide sufficient antecedent basis and to overcome the particular rejections set out in paragraph 4. Applicants' representative additionally notes the following:

- (a) The "structural member" recited in the claims is particularly described in the specification wherein the expression "structural member" is used. For example, the drawings illustrate and the specification describes structural member 80.
- (b) The "guiding components" recited in the claims are particularly described in the specification wherein the expression "guiding components" is used. For example, the drawings illustrate and the specification describes guiding components 93.
- (c) The recitation of the holding member, as previously set out in claims 1 and 5, is corrected. With this amendment to the claims, it is respectfully submitted that the "structural and/or spatial relationship" of the elements recited therein is self-evident.

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(d) The claims are amended to clarify what is meant by the "guiding components" and the

"guiding portions."

(e) Claim 2 is amended to delete therefrom the word "further" and to clarify what is

meant by "opposite side of the outside plate."

In paragraph 5 of the Office Action, the Examiner kindly noted that claims 1-8 are patentable over the art of record. In view of the amendments made to the claims to overcome the rejection based upon 35 USC 112, it is respectfully submitted the instant application now is in

condition for allowance. Early notice to that effect is respectfully solicited.

Kindly charge any additional fees that may be occasioned by this paper to our deposit

account 50-0320.

Respectfully submitted,

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